In the Supreme Court of the State of Alaska

Sigurd Rutter,

Appellant,

Supreme Court No. S-17860

V.

Order

Donald Kluting, Keith Brady, and City and Borough of Sitka,

Appellees.

Trial Court Case No. 1SI-19-00093CI

Date of Order: 9/21/20

On consideration of Sigurd Rutter's 9/4/20 motion requesting the addition of other superior court cases, which is being treated as a motion to supplement the record with transcripts from other cases, and the appellees' 9/14/20 opposition,

IT IS ORDERED:

The motion to supplement the record with transcripts from other cases is **GRANTED**. The superior court indicated that it considered admissible portions of the records in the two stalking protective order cases. It specifically noted that it considered Ms. Henricksen's testimonial statements in the stalking protective order case and listened to the recording of Ms. Henricksen's testimony in her stalking protective order case. Because these materials were presented to the trial court, they may be included in the record whether or not the trial court admitted them into evidence or relied upon them.

It is the responsibility of the Appellant's transcriber to ensure that all transcripts designated by any party are received by the court on or before 11/2/20.

Entered at the direction of an individual justice.

Rutter v. Kluting, et al.
Supreme Court No. S-17860
Order of 9/21/20
Page 2

Clerk of the Appellate Courts

/s/ R. Montgomery-Sythe

Ryan Montgomery-Sythe, Chief Deputy Clerk

Distribution:

Mail: Email:

Rutter, Sigurd Hanson, Brian E.